

Panaji, 20th December, 1996 (Agrahayana 29, 1918)

SERIES II No. 38



OFFICIAL GAZETTE

GOVERNMENT OF GOA

NOTE: There are two Extraordinary issues to the Official Gazette, Series II No. 37 dated 12-12-1996 as follows:

- 1) Extraordinary dated 12-12-1996 from pages 613 to 614 regarding Notifications from Department of Panchayat Raj and Community Development (Directorate of Panchayats).
- 2) Extraordinary dated 17-12-1996 from pages 615 to 616 regarding Notifications from Department of Finance (Revenue & Expenditure Division) and Department of Revenue.

GOVERNMENT OF GOA

Department of Cooperation

Office of the Collector of South Goa District
(Election Branch)

Order

No. 72/2/96-ELN (MUCBL)/7057

Whereas, election to the Board of Directors of the Madgaum Urban Co-operative Bank Ltd., Margao is to be conducted under the provisions of the Rules called the Goa Specified Co-operative Societies Elections to Committees Rules 1978.

And whereas it is essential to appoint Returning Officer and Assistant Returning Officers for the purpose.

Now, therefore I, P. K. Gupta, Collector of South Goa District Margao in exercise of powers vested in me under sub-section (1) of Section 144C of the Maharashtra Co-operative Societies (Goa, Daman & Diu Third Amendment Act), 1977 read with Rule 9 and 10 of the aforesaid Rules hereby appoint Dy. Collector (Sub-Divisional Officer) Sub-Division Margao as the Returning Officer and the Taluka Mamlatdars of all Talukas of South Goa and North Goa District as Assistant Returning Officers for the said election.

P. K. Gupta, Collector (South).

Margao, 14th November, 1996.

Department of Irrigation

Order

No. 7/15-1/78-WET (Part II)

Read: Government Order No. 7/15-1/78-WET (Part III) dated 20-5-1996.

Sanction of the Government is hereby conveyed to treat the suspension period of Shri A. Y. Chippa, Assistant Engineer from

8-7-1988 to 6-10-1991 as qualifying service, for the purpose of pension only.

By order and in the name of the Governor of Goa.

Smt. A. Menezes, Under Secretary (Irrig.).

Panaji, 31st July, 1996.

Department of Labour

Order

No. 24/3/87-LAB Part I

On the recommendation of the Goa Public Service Commission vide the letter No. COM/I/5/28 (1)/92 dated 13-7-1995, Government is pleased to appoint Dr. Shrikant T. Ajgaonkar to the post of Insurance Medical Officer (Group 'A' Gazetted) in the pay scale of Rs. 2200-75-2800-EB-100-4000, plus N.P.A. Rs. 600/- p.m. plus E.S.I. Allowances of Rs. 200/- p.m. in the E.S.I. Scheme under the office of the Commissioner of Labour on the terms and condition contained in the Memorandum No. 24/3/87-Lab. Part I dated 25-8-1995.

Dr. Shrikant T. Ajgaonkar is posted in the E.S.I. Hospital Margao-Goa and shall be on probation for a period of two years.

Dr. Shrikant T. Ajgaonkar has already been examined by the Medical Board of the Goa Medical College and found fit, and character and antecedents has also been verified at the time of his initial appointment as Medical Officer under the Directorate of Health Services, Panaji.

He shall report to the office of the Commissioner, Labour Panaji immediately and the joining report may be endorsed to the Goa Public Service Commission and to this Department.

By order and in the name of the Governor of Goa.

J. M. de Almeida, Jt. Secretary (Labour).

Panaji, 31st July, 1996.

Department of Law & Judiciary

Law (Establishment) Division

District and Sessions Court

Order

No. DSC/MAR/GEL-10/1996/3757

Shri U. V. Bakre, Civil Judge, Senior Division and Judicial Magistrate First Class, Vasco-da-Gama is hereby granted provisionally

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Leave for 9 days with effect from 5-9-1996 to 13-9-1996 with permission to prefix 4-9-1996 being Holiday and to suffix 14th, 15th, 16th, & 17th September, 1996 being 2nd Saturday, Sunday and Holidays respectively.

On return from the leave Shri U. V. Bakre is reposted as Civil Judge, Senior Division & Judicial Magistrate First Class, Vasco-da-Gama.

During the above leave period Shri Sandeep J. Natekar, Additional Civil Judge, Senior Division & Judicial Magistrate First Class, Margao shall looks after the urgent work of Special Suit and Smt. Sayonora Teles Laad, Civil Judge, Junior Division & Judicial Magistrate First Class, Vasco-da-Gama shall look after the urgent work of Regular Suits and Criminal work pertaining to the Court of Civil Judge, Senior Division & Judicial Magistrate First Class, Vasco-da-Gama in addition to their own duties.

Necessary permission to leave official Headquarters during the aforesaid period is also hereby granted.

G. V. Ratnam, District & Sessions Judge (South).

Margao, 5th September, 1996.

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Department of Mines

Order

No. 96/84/87-Mines

In exercise of the powers conferred by sub-section (2) of section 8 of the Mines and Minerals (Regulation and Development) Act, 1957 (Central Act 67 of 1957), read with sub-rule (2) of rule 24A of the Mineral Concession Rules, 1960, the Government of Goa hereby renews the mining lease in favour of M/s V. S. Dempo & Co. Ltd. (hereinafter referred to as 'The Lessee') for undertaking mining operations for Fer/Mang. in the area shown in the schedule appended to this order for a period of 17 years 7 months (from 22-11-1987 to 21-6-2005) subject to the special conditions as laid down hereunder to be incorporated in the lease deed which shall be executed by the lessee and the Governor of Goa:-

1. The Lessee shall carry out at his expenses such experiments on remedial measures as directed by the Director of Industries and Mines, Government of Goa or any other officer authorised by him and shall report the result to him.
2. The Lessee shall allow, co-operate with and provide all facilities to the experts authorised by the Government to carry out research work or experiments on remedial measures in his leased area or dumping sites.
3. The Lessee shall, at his own expenses undertake remedial measures to the satisfaction of the Director of Industries and Mines, Government of Goa (hereinafter called Director of Industries and Mines) to prevent damage to the agricultural or forest lands due to the flow of mining rejection or wastes or slimes resulting from his mining operations, within a reasonable time or such time as may be directed by the Director of Industries and Mines.
4. If the Director of Industries and Mines or the officer authorised by him in this behalf, is of the opinion that any active dump causes or will cause damage to the agricultural or forest land,

which cannot be prevented, he may by order in writing, direct to stop further dumping on such dump. No such order shall however be made unless the Lessee is afforded a reasonable opportunity of stating his case.

5. The Lessee shall undertake to rehabilitate the land left over after the mining operations are concluded, through soil conservation measures to the satisfaction of the Government and within such reasonable time as the Government may by an order in writing specify.
6. In the event of the failure on the part of the Lessee to undertake the aforesaid measures within the stipulated period, the Government without prejudice to any other action it may take against the Lessee, may take the requisite steps to rehabilitate the said land and recover the expenses incurred for such work from the Lessee as arrears of land revenue.
7. The Lessee shall undertake necessary measures to consolidate the dumps by planting suitable species of grass, legumes, or trees, etc. as may be directed by the Director of Industries and Mines, from time to time.
8. The Lessee shall undertake to plant elsewhere within the leased area at least as many trees as are removed during the mining operations.
9. The Lessee shall not dump or allow it to be dumped any rejects at any point within a distance of 100 meters from the bank of any river or nallah and 50 metres from the lease boundary, except with the previous written permission of the Government.
10. The Lessee shall not discharge or allow it to be discharged any muddy and slimy water from the beneficiation/washing plant and shall provide settling tanks of proper design and adequate capacity for settling solids so that only decanted water may overflow.
11. The Lessee shall undertake the work of desilting of drains and streams outside the leased area periodically to prevent them from being choked and shall provide check dams to facilitate the settling of suspended solids.
12. The Lessee shall take necessary steps not to overload or allow it to be overloaded the trucks carrying the ore/rejects from the leased area to any loading point or stockyard.
13. The Lessee shall make and pay such reasonable compensation to the owner or tenant or occupant of the land or property situated in the leased area or in the vicinity of the leased area which is damaged or injured or disturbed as a result of mining operation or due to the flow of mining rejects, slimes or wastes from the mine as the case may be, as may be assessed by the Collector South Goa in accordance with the law in force on the subject and shall indemnify or keep indemnified fully and completely the Government against all claims which may be made by any person or persons in respect of any such damage, injury or disturbance and all costs and expenses in connection therewith.
14. The Lessee shall obtain surface rights or obtain consent of the owner/occupier of land before entering the land for commencement of mining operations in the area.
15. Legal status of the forest land will remain unchanged.
16. Compensatory afforestation to be raised over the degraded forest land twice in extent to the forest area to be broken up afresh (0.6350 ha. x 2=1.3700 ha.) at the cost of the user agency.

17. Additional dues if any, in the cost estimate of raising compensatory afforestation over double degraded forest land as per present wage structure shall be deposited by the user agency in favour of the Forest Department immediately.
18. Compensatory afforestation to be raised over degraded forest area equivalent to the area being kept as buffer Zone (49.415 ha.) in a phased manner at the cost of the user agency by raising plantations over 1/10th of the area every year.
19. Mine area reclamation and revegetation should be carried out concurrently to the maximum extent possible.
20. Top soil should be preserved and used for carpeting the reclaimed mine area. Care should be taken to preserve the nutrient value of the top soil during storage.
21. Effective pollution control measures with respect to air quality, water quality and noise level should be implemented.
22. Stable protective wall should be constructed around the rejection dump and other protective measures be taken to minimise the adverse impacts due to wash-off from rejection dump.
23. Regular monitoring of environmental parameters should be carried out and report submitted to Regional Office of this Ministry and State Pollution Control Board periodically.
24. Adequate fund provision should be made for implementation of above measures.
25. The forest land should not be used for any purpose other than specified in the proposal.

M/s V. S. Dempo & Co. Ltd., shall on peril of revocation of this order execute within a period of 180 days from the date of communication of this order a deed of lease as contemplated under rule 31 of the Mineral Concession Rules, 1960.

SCHEDULE

District	Taluka	Village	Area in hectares	T. C. No.
South Goa	Sanguem	Curpem	51.00 ha.	40/54

By order and in the name of the Governor of Goa.

J. M. de Almeida, Joint Secretary (Mines).

Panaji, 1st January, 1996.

Order

No. 96/234/88-Mines

In exercise of the powers conferred by sub-section (2) of section 8 of the Mines and Minerals (Regulation and Development) Act, 1957 (Central Act 67 of 1957), read with sub-rule (2) of rule 24A of the Mineral Concession Rules, 1960, the Government of Goa hereby renews the mining lease in favour of M/s V. M. Salgaoncar & Bro. Ltd. (hereinafter referred to as 'The Lessee') for undertaking mining operations for Iron ore in the area shown in the schedule appended to this order for a period of 16 years 8 months 27 days i.e. from 22-11-1987 to 17-8-2004 subject to the special conditions as laid

down hereunder to be incorporated in the lease deed which shall be executed by the lessee and the Governor of Goa:-

1. The Lessee shall carry out at his expenses such experiments on remedial measures as directed by the Director of Industries and Mines, Government of Goa or any other officer authorised by him and shall report the result to him.
2. The Lessee shall allow, co-operate with and provide all facilities to the experts authorised by the Government to carry out research work or experiments on remedial measures in his leased area or dumping sites.
3. The Lessee shall, at his own expenses undertake remedial measures to the satisfaction of the Director of Industries and Mines, Government of Goa (hereinafter called Director of Industries and Mines) to prevent damage to the agricultural or forest lands due to the flow of mining rejection or wastes or slimes resulting from his mining operations, within a reasonable time or such time as may be directed by the Director of Industries and Mines.
4. If the Director of Industries and Mines or the officer authorised by him in this behalf, is of the opinion that any active dump causes or will cause damage to the agricultural or forest land, which cannot be prevented, he may by order in writing, direct to stop further dumping on such dump. No such order shall however be made unless the Lessee is afforded a reasonable opportunity of stating his case.
5. The Lessee shall undertake to rehabilitate the land left over after the mining operations are concluded, through soil conservation measures to the satisfaction of the Government and within such reasonable time as the Government may by an order in writing specify.
6. In the event of the failure on the part of the Lessee to undertake the aforesaid measures within the stipulated period, the Government without prejudice to any other action it may take against the Lessee, may take the requisite steps to rehabilitate the said land and recover the expenses incurred for such work from the Lessee as arrears of land revenue.
7. The Lessee shall undertake necessary measures to consolidate the dumps by planting suitable species of grass, legumes, or trees, etc. as may be directed by the Director of Industries and Mines, from time to time.
8. The Lessee shall undertake to plant elsewhere within the leased area at least as many trees as are removed during the mining operations.
9. The Lessee shall not dump or allow it to be dumped any rejects at any point within a distance of 100 meters from the bank of any river or nallah and 50 metres from the lease boundary, except with the previous written permission of the Government.
10. The Lessee shall not discharge or allow it to be discharged any muddy and slimy water from the beneficiation/washing plant and shall provide settling tanks of proper design and adequate capacity for settling solids so that only decanted water may overflow.
11. The Lessee shall undertake the work of desilting of drains and streams outside the leased area periodically to prevent them from being choked and shall provide check dams to facilitate the settling of suspended solids.

12. The Lessee shall take necessary steps not to overload or allow it to be overloaded the trucks carrying the ore/rejects from the leased area to any loading point or stockyard.
13. The Lessee shall make and pay such reasonable compensation to the owner or tenant or occupant of the land or property situated in the leased area or in the vicinity of the leased area which is damaged or injured or disturbed as a result of mining operation or due to the flow of mining rejects, slimes or wastes from the mine as the case may be, as may be assessed by the Collector South Goa in accordance with the law in force on the subject and shall indemnify or keep indemnified fully and completely the Government against all claims which may be made by any person or persons in respect of any such damage, injury or disturbance and all costs and expenses in connection therewith.
14. The Lessee shall obtain surface rights or obtain consent of the owner/occupier of land before entering the land for commencement of mining operations in the area.
15. Legal status of the forest land will remain unchanged.
16. The Forest land should not be used for any purpose other than specified in the proposal; and
17. Phased reclamation plan shall be implemented at the cost of the user agency.

M/s V. M. Salgaoncar & Bro. Ltd. shall on peril of revocation of this order execute within a period of 180 days from the date of communication of this order a deed of lease as contemplated under rule 31 of the Mineral Concession Rules, 1960.

SCHEDULE

District	Taluka	Village	Area in hectares	T. C. No.
North Goa	Bicholim	Surla	93.95 ha	83/52

By order and in the name of the Governor of Goa.

F. O. D'Costa, Under Secretary (Mines).

Panaji, 18th July, 1995.

Order

No. 5/7/92-Mines

Whereas M/s. Sociedade Timblo Irmaos Ltd., Margao (hereinafter referred to as the 'said party'), have vide their application dated 22-11-1988 (hereinafter referred to as the 'said renewal application'), sought renewal of the deemed mining lease under T.C. No. 133 of 1953 for extraction of Fe/Mn ore over an area of 97.500 ha. in village Verlem of Sanguem Taluka (hereinafter referred to as the 'said mining lease');

And whereas on scrutiny of the said renewal application, it was found that the said party has not submitted an approved mining plan as required by sub-rule (3) of rule 22 of the Mineral Concession Rules, 1960.

And whereas in terms of Notice bearing No. 96/517/88-Mines/317 dated 8-1-1991, the said party was required to furnish the aforesaid approved mining plan within thirty days of receipt thereof;

And whereas since the said party failed to submit the approved mining plan within the stipulated period, notice bearing No. 5/7/92-Mines dated 26-2-1992 was served on the said party calling upon them to attend the personal hearing to show cause as to why the said renewal application should not be rejected.

And whereas although the said party failed to attend the personal hearing, the Revisional Authority gave a final opportunity to the said party to submit the approved mining plan within a period of 30 days from the date of issue of Notice dated 13-4-1992;

And whereas one more Notice bearing No. 5/7/92-Mines dated 14-2-1994 was served on the said party giving them one more opportunity to submit the approved mining plan within a period of 30 days from the date of receipt of the said Notice;

And whereas the said party has failed to submit the said approved mining plan to the Government till date;

Now, therefore, in exercise of the powers conferred by sub-rule (1) of rule 26 of the Mineral Concession Rules, 1960, the Government of Goa hereby refuses to renew the said mining lease as the said party has failed to submit the approved mining plan.

By order and in the name of the Governor of the Goa.

J. K. Dadoo, Secretary (Mines).

Panaji, 19th October, 1995.

Order

No. 96/357/88-Mines

In exercise of the powers conferred by sub-section (2) of section 8 of the Mines and Minerals (Regulation and Development) Act, 1957 (Central Act 67 of 1957), read with sub-rule (2) of rule 24A of the Mineral Concession Rules, 1960, the Government of Goa hereby renews the mining lease in favour of Shri Motiram D. Gaundalkar (hereinafter referred to as 'The Lessee') for undertaking mining operations for Iron & Manganese ore in the area shown in the schedule appended to this order for a period of 20 years subject to the special conditions as laid down hereunder to be incorporated in the lease deed which shall be executed by the lessee and the Governor of Goa:-

1. The Lessee shall carry out at his expenses such experiments on remedial measures as directed by the Director of Industries and Mines, Government of Goa or any other officer authorised by him and shall report the result to him.
2. The Lessee shall allow, co-operate with and provide all facilities to the experts authorised by the Government to carry out research work or experiments on remedial measures in his leased area or dumping sites.
3. The Lessee shall, at his own expenses undertake remedial measures to the satisfaction of the Director of Industries and Mines, Government of Goa (hereinafter called Director of Industries and Mines) to prevent damage to the agricultural or forest lands due to the flow of mining rejection or wastes or slimes resulting from his mining operations, within a reasonable time or such time as may be directed by the Director of Industries and Mines.
4. If the Director of Industries and Mines or the officer authorised by him in this behalf, is of the opinion that any active dump

causes or will cause damage to the agricultural or forest land, which cannot be prevented, he may by order in writing, direct to stop further dumping on such dump. No such order shall however be made unless the Lessee is afforded a reasonable opportunity of stating his case.

5. The Lessee shall undertake to rehabilitate the land left over after the mining operations are concluded, through soil conservation measures to the satisfaction of the Government and within such reasonable time as the Government may by an order in writing specify.
6. In the event of the failure on the part of the Lessee to undertake the aforesaid measures within the stipulated period, the Government without prejudice to any other action it may take against the Lessee, may take the requisite steps to rehabilitate the said land and recover the expenses incurred for such work from the Lessee as arrears of land revenue.
7. The Lessee shall undertake necessary measures to consolidate the dumps by planting suitable species of grass, legumes, or trees, etc. as may be directed by the Director of Industries and Mines, from time to time.
8. The Lessee shall undertake to plant elsewhere within the leased area at least as many trees as are removed during the mining operations.
9. The Lessee shall not dump or allow it to be dumped any rejects at any point within a distance of 100 meters from the bank of any river or nallah and 50 metres from the lease boundary, except with the previous written permission of the Government.
10. The Lessee shall not discharge or allow it to be discharged any muddy and slimy water from the beneficiation/washing plant and shall provide settling tanks of proper design and adequate capacity for settling solids so that only decanted water may overflow.
11. The Lessee shall undertake the work of desilting of drains and streams outside the leased area periodically to prevent them from being choked and shall provide check dams to facilitate the settling of suspended solids.
12. The Lessee shall take necessary steps not to overload or allow it to be overloaded the trucks carrying the ore/rejects from the leased area to any loading point or stockyard.
13. The Lessee shall make and pay such reasonable compensation to the owner or tenant or occupant of the land or property situated in the leased area or in the vicinity of the leased area which is damaged or injured or disturbed as a result of mining operation or due to the flow of mining rejects, slimes or wastes from the mine as the case may be, as may be assessed by the Collector South Goa in accordance with the law in force on the subject and shall indemnify or keep indemnified fully and completely the Government against all claims which may be made by any person or persons in respect of any such damage, injury or disturbance and all costs and expenses in connection therewith.
14. The Lessee shall obtain surface rights or obtain consent of the owner/occupier of land before entering the land for commencement of mining operations in the area.

Shri Motiram D. Gaundalkar shall on peril of revocation of this order execute within a period of 180 days from the date of communication

of this order a deed of lease as contemplated under rule 31 of the Mineral Concession Rules, 1960.

SCHEDULE

District	Taluka	Village	Area in hectares	T. C. No.
North Goa	Ponda	Nirancal	85.85 ha.	95 of 1953

By order and in the name of the Governor of Goa.

F. O. D'Costa, Under Secretary (Mines).

Panaji, 20th October, 1995.

Order

No. 96/94/87-Mines

In exercise of the powers conferred by sub-section (2) of section 8 of the Mines and Minerals (Regulation and Development) Act, 1957 (Central Act 67 of 1957), read with sub-rule (2) of rule 24A of the Mineral Concession Rules, 1960, the Government of Goa hereby renews the mining lease in favour of M/s V. S. Dempo & Co. Ltd. (hereinafter referred to as 'The Lessee') for undertaking mining operations for Iron in the area shown in the schedule appended to this order for a period of 17 years 5 months and 20 days (from 22-11-1987 to 11-5-2005) subject to the special conditions as laid down hereunder to be incorporated in the lease deed which shall be executed by the lessee and the Governor of Goa:-

1. The Lessee shall carry out at his expenses such experiments on remedial measures as directed by the Director of Industries and Mines, Government of Goa or any other officer authorised by him and shall report the result to him.
2. The Lessee shall allow, co-operate with and provide all facilities to the experts authorised by the Government to carry out research work or experiments on remedial measures in his leased area or dumping sites.
3. The Lessee shall, at his own expenses undertake remedial measures to the satisfaction of the Director of Industries and Mines, Government of Goa (hereinafter called Director of Industries and Mines) to prevent damage to the agricultural or forest lands due to the flow of mining rejection or wastes or slimes resulting from his mining operations, within a reasonable time or such time as may be directed by the Director of Industries and Mines.
4. If the Director of Industries and Mines or the officer authorised by him in this behalf, is of the opinion that any active dump causes or will cause damage to the agricultural or forest land, which cannot be prevented, he may by order in writing, direct to stop further dumping on such dump. No such order shall however be made unless the Lessee is afforded a reasonable opportunity of stating his case.
5. The Lessee shall undertake to rehabilitate the land left over after the mining operations are concluded, through soil conservation measures to the satisfaction of the Government and within such reasonable time as the Government may by an order in writing specify.

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6. In the event of the failure on the part of the Lessee to undertake the aforesaid measures within the stipulated period, the Government without prejudice to any other action it may take against the Lessee, may take the requisite steps to rehabilitate the said land and recover the expenses incurred for such work from the Lessee as arrears of land revenue.
7. The Lessee shall undertake necessary measures to consolidate the dumps by planting suitable species of grass, legumes, or trees, etc. as may be directed by the Director of Industries and Mines, from time to time.
8. The Lessee shall undertake to plant elsewhere within the leased area at least as many trees as are removed during the mining operations.
9. The Lessee shall not dump or allow it to be dumped any rejects at any point within a distance of 100 meters from the bank of any river or nallah and 50 metres from the lease boundary, except with the previous written permission of the Government.
10. The Lessee shall not discharge or allow it to be discharged any muddy and slimy water from the beneficiation/washing plant and shall provide settling tanks of proper design and adequate capacity for settling solids so that only decanted water may overflow.
11. The Lessee shall undertake the work of desilting of drains and streams outside the leased area periodically to prevent them from being choked and shall provide check dams to facilitate the settling of suspended solids.
12. The Lessee shall take necessary steps not to overload or allow it to be overloaded the trucks carrying the ore/rejects from the leased area to any loading point or stockyard.
13. The Lessee shall make and pay such reasonable compensation to the owner or tenant or occupant of the land or property situated in the leased area or in the vicinity of the leased area which is damaged or injured or disturbed as a result of mining operation or due to the flow of mining rejects, slimes or wastes from the mine as the case may be, as may be assessed by the Collector South Goa in accordance with the law in force on the subject and shall indemnify or keep indemnified fully and completely the Government against all claims which may be made by any person or persons in respect of any such damage, injury or disturbance and all costs and expenses in connection therewith.
14. The Lessee shall obtain surface rights or obtain consent of the owner/occupier of land before entering the land for commencement of mining operations in the area.
15. Legal status of the forest land will remain unchanged.
16. Compensatory afforestation to be raised over the degraded forest land twice in extent to the forest area to be broken up afresh (—) at the cost of the user agency.
17. Additional dues if any, in the cost estimate of raising compensatory afforestation over double degraded forest land as per present wage structure shall be deposited by the user agency in favour of the Forest Department immediately.
18. Compensatory afforestation to be raised over degraded forest area equivalent the area being kept as buffer Zone (—) in a phased manner at the cost of the user agency by raising plantations over 1/10th of the area every year.
19. Mine area reclamation and revegetation should be carried out concurrently to the maximum extent possible.
20. Top soil should be preserved and used for carpeting the reclaimed mine area. Care should be taken to preserve the nutrient value of the top soil during storage.
21. Effective pollution control measures with respect to air quality, water quality and noise level should be implemented.
22. Stable protective wall should be constructed around the rejection dump and other protective measures be taken to minimise the adverse impacts due to wash-off from rejection dump.
23. Regular monitoring of environmental parameters should be carried out and report submitted to Regional Office of this Ministry and State Pollution Control Board periodically.
24. Adequate fund provision should be made for implementation or above measures.
25. The forest land should not be used for any purpose other than specified in the proposal.

M/s. V. S. Dempo & Co. Ltd., shall on peril of revocation of this order execute within a period of 180 days from the date of communication of this order a deed of lease as contemplated under rule 31 of the Mineral Concession Rules, 1960.

SCHEDULE

District	Taluka	Village	Area in hectares	T. C. No.
North Goa	Bicholim	Cudnem & Surla	65.7940 ha.	21/54

By order and in the name of the Governor of Goa.

J. M. de Almeida, Joint Secretary (Mines).

Panaji, 22nd December, 1995.

Order

No. 96/298/88-Mines

In exercise of the powers conferred by sub-section (2) of section 8 of the Mines and Minerals (Regulation and Development) Act, 1957 (Central Act 67 of 1957), read with sub-rule (2) of rule 24A of the Mineral Concession Rules, 1960, the Government of Goa hereby renews the mining lease in favour of M/s Damodar Mangalji & Co. Ltd. (hereinafter referred to as 'The Lessee') for undertaking mining operations for Iron in the area shown in the schedule appended to this order for a period of 17 years 5 months and 25 days i.e. from 22-11-1987 to 16-5-2005) subject to the special conditions as laid down hereunder to be incorporated in the lease deed which shall be executed by the lessee and the Governor of Goa:-

1. The Lessee shall carry out at his expenses such experiments on remedial measures as directed by the Director of Industries and Mines, Government of Goa or any other officer authorised by him and shall report the result to him.
2. The Lessee shall allow, co-operate with and provide all facilities to the experts authorised by the Government to carry out

research work or experiments on remedial measures in his leased area or dumping sites.

3. The Lessee shall, at his own expenses undertake remedial measures to the satisfaction of the Director of Industries and Mines, Government of Goa (hereinafter called Director of Industries and Mines) to prevent damage to the agricultural or forest lands due to the flow of mining rejection or wastes or slimes resulting from his mining operations, within a reasonable time or such time as may be directed by the Director of Industries and Mines.
4. If the Director of Industries and Mines or the officer authorised by him in this behalf, is of the opinion that any active dump causes or will cause damage to the agricultural or forest land, which cannot be prevented, he may by order in writing, direct to stop further dumping on such dump. No such order shall however be made unless the Lessee is afforded a reasonable opportunity of stating his case.
5. The Lessee shall undertake to rehabilitate the land left over after the mining operations are concluded, through soil conservation measures to the satisfaction of the Government and within such reasonable time as the Government may by an order in writing specify.
6. In the event of the failure on the part of the Lessee to undertake the aforesaid measures within the stipulated period, the Government without prejudice to any other action it may take against the Lessee, may take the requisite steps to rehabilitate the said land and recover the expenses incurred for such work from the Lessee as arrears of land revenue.
7. The Lessee shall undertake necessary measures to consolidate the dumps by planting suitable species of grass, legumes, or trees, etc. as may be directed by the Director of Industries and Mines, from time to time.
8. The Lessee shall undertake to plant elsewhere within the leased area at least as many trees as are removed during the mining operations.
9. The Lessee shall not dump or allow it to be dumped any rejects at any point within a distance of 100 meters from the bank of any river or nallah and 50 metres from the lease boundary, except with the previous written permission of the Government.
10. The Lessee shall not discharge or allow it to be discharged any muddy and slimy water from the beneficiation/washing plant and shall provide settling tanks of proper design and adequate capacity for settling solids so that only decanted water may overflow.
11. The Lessee shall undertake the work of desilting of drains and streams outside the leased area periodically to prevent them from being choked and shall provide check dams to facilitate the settling of suspended solids.
12. The Lessee shall take necessary steps not to overload or allow it to be overloaded the trucks carrying the ore/rejects from the leased area to any loading point or stockyard.
13. The Lessee shall make and pay such reasonable compensation to the owner or tenant or occupant of the land or property situated in the leased area or in the vicinity of the leased area which is damaged or injured or disturbed as a result of mining operation or due to the flow of mining rejects, slimes or wastes from the mine as the case may be, as may be assessed by the Collector South Goa in accordance with the law in force on the

subject and shall indemnify or keep indemnified fully and completely the Government against all claims which may be made by any person or persons in respect of any such damage, injury or disturbance and all costs and expenses in connection therewith.

14. The Lessee shall obtain surface rights or obtain consent of the owner/occupier of land before entering the land for commencement of mining operations in the area.
15. Legal status of the forest land will remain unchanged.
16. Compensatory afforestation to be raised over the degraded forest land twice in extent to the forest area to be broken up afresh ($10.10 \times 2 = 20.20$ ha.) at the cost of the user agency.
17. Additional dues if any, in the cost estimate of raising compensatory afforestation over double degraded forest land as per present wage structure shall be deposited by the user agency in favour of the Forest Department immediately.
18. Compensatory afforestation to be raised over degraded forest area equivalent to the area being kept as buffer Zone (17.5367 ha.) in a phased manner at the cost of the user agency by raising plantations over 1/10th of the area every year.
19. Mine area reclamation and revegetation should be carried out concurrently to the maximum extent possible.
20. Top soil should be preserved and used for carpeting the reclaimed mine area. Care should be taken to preserve the nutrient value of the top soil during storage.
21. Effective pollution control measures with respect to air quality, water quality and noise level should be implemented.
22. Stable protective wall should be constructed around the rejection dump and other protective measures be taken to minimise the adverse impacts due to wash-off from rejection dump.
23. Regular monitoring of environmental parameters should be carried out and report submitted to Regional Office of this Ministry and State Pollution Control Board periodically.
24. Adequate fund provision should be made for implementation of above measures.
25. The forest land should not be used for any purpose other than specified in the proposal.

M/s Damodar Mangalji & Co. Ltd. shall on peril of revocation of this order execute within a period of 180 days from the date of communication of this order a deed of lease as contemplated under rule 31 of the Mineral Concession Rules, 1960.

SCHEDULE

District	Taluka	Village	Area in hectares	T. C. No.
South Goa	Sanguem	Dabal	64.300 ha.	46/56

By order and in the name of the Governor of Goa.

J. M. de Almeida, Joint Secretary (Mines).

Panaji, 22nd December, 1995.

Department of Panchayat Raj and Community Development

Directorate of Panchayat

Order

No. 13/1/DP/VAC/95/2056

Whereas, there exists a vacancy of Sarpanch in Village Panchayat Reis Magos which is to be filled up by election from amongst the members of the Panchayats.

And Whereas, there is no specific provision in the Goa Panchayat Raj Act, 1994 (Goa Act 14 of 1994) (hereinafter referred to as the said "Act") as regards the procedure to be followed in filling up the Casual Vacancies as also the officers who shall preside over the meetings of the Panchayat.

Now, Therefore, in exercise of the powers conferred by Sub Section (2) of Section 46 read with Section 246 of the said Act, the Govt. of Goa hereby specifies the officers mentioned in column (1) of the schedule hereto as the officers who shall preside at the meetings of the Panchayats mentioned in column (2) of the said schedule to be held on the date mentioned in Corresponding entry in Column (3) of the said schedule.

SCHEDULE

St. No.	Name of Officer	Village Panchayat	Date of meeting	Vacancy to be filled
1.	Shri Menino J. Fernandes, E. O. V. P.	Reis Magos	5-12-96	Sarpanch

By order and in the name of the Governor of Goa,

G. G. Kambli, Director of Panchayats.

Panaji, 26th November, 1996.



Department of Public Health

Order

No. 22/1/96-I/PHD

Read: Govt. order No. 22/1/96-I/PHD(2) dated 28-8-1996.

In supersession of the Government order read in preamble, on the recommendation of the Goa Public Service Commission as contained in their letter No. COM/II/11/24 (2)/90 dated 5-7-1996 Government is pleased to promote the following Officers of the Directorate of Health Services on regular basis to the post of Health Officer or post

of equal grade under Directorate of Health Services with immediate effect and post them at the places shown against each:-

Sr. No.	Name of the Officer	Place of posting and designation
1.	Dr. K. D. Sawant, Medical Officer, Primary Health Centre, Pernem.	Health Officer, P.H.C Pernem against vacant post.
2.	Dr. A. C. C. Vaga, Medical Officer, Rural Medical Dispensary, Piedade.	Health Officer S.T.D. Directorate of Health Services, Panaji against vacant post.
3.	Dr. (Smt.) Rajnanda Dessai, Medical Officer, Cottage Hospital Chicalim.	Health Officer, S.T.D. Vasco against vacant post.
4.	Dr. Vassudev B. Devari, Medical Officer, Primary Health Centre, Cortalim.	Health Officer, Primary Health Centre, Canacona vice Dr. Odette Sequeira transferred.
5.	Dr. Ashok E. P. Kakode, Medical Officer, Hospicio Hospital, Margao.	Health Officer, Primary Health Centre Curchorem against vacant post.
6.	Dr. P. K. Godge, Medical Officer, Primary Health Centre, Cansaulim.	Health Officer, Primary Health Centre Betki vice Dr. Jeremy Dias transferred.
7.	Dr. Pradeep Padwal, Medical Officer on deputation to Inspectorate of Factories and Boilers, Panaji.	Health Officer, Primary Health Centre Valpoi vice Dr. Mathura Usgaonkar transferred.
8.	Dr. Dipak C. Kapadi, Medical Officer, Asilo Hospital, Mapusa.	Health Officer, Primary Health Centre Aldona vice Dr. Emerico D'Souza transferred.
9.	Dr. R. S. Nadkarni Sancordekar, Medical Officer, Primary Health Centre, Sanguem.	Health Officer, Primary Health Centre, Marcaim against vacant post.
10.	Dr. Vishnu R. P. Vaidhya, Medical Officer, Primary Health Centre, Sanguem.	Health Officer, Primary Health Centre Sanguem against vacant post.

All the above officers shall be on probation for a period of two years.

By order and in the name of the Governor of Goa.

E. A. Cardozo, Under Secretary (Health):

Panaji, 13th September, 1996.

ERRATA

In the Corrigendum published in the Official Gazette Series II No. 36 dated 15-12-96 (Extraordinary) at page 590, in respect of Village Panchayat of Merces, the last line be read as "figures 2, 4 and 7 be added in column 5", instead of "figures 2, 4 and 5 be added in column 5".